

State of Idaho DEPARTMENT OF LANDS COLLATERAL BOND

LEASE/PLAN/PERMIT NO(s).

	<u>BON</u>	<u>D TYPE</u>
		Cash
Bank:	<u>#</u>	Certificate of Deposit
Address:	<u>#</u>	Letter of Credit
City/State:		Other (Specify)
KNOW ALL MEN BY THESE PRESENTS, That we of Idaho, in the sum of For such payment, well and truly to be made, we bind assignees, as the case may be, jointly and severally,	do	, as principal are held and firmly bound unto the State ollars (\$) lawful money of the United States. ur and each of our heirs, executors, administrators, successors and se presents.
WHEREAS, by lease/plan/permit bearing the above no essee/plan holder/permittee was granted specific rights under an on the provisions and requirements of Idaho Code title 47, chapter 15 or 16 or Idaho Code title 58, chapters 1, 3 and 6 and the pertiand regulations of the Idaho State Board of Land Commissioners and WHEREAS, said lessee/plan holder/permittee has, be the lease/plan/permit above referred to, entered into certain coveragreements set forth in such lease/plan/permit, under which ope to be conducted; and WHEREAS, the said principal, in consideration of being an lieu of the lessee/plan holder/permittee, agrees to furnish this bond, and by these presents does hereby bond himself to fulfill to the lessee/plan holder/permittee, all of the obligations of ease/plan/permit and in the same manner and to the same hough he were the lessee/plan holder/permittee and the principal that butstanding obligations on the premises, and if outstanding pay due, this bond shall extend to cover all acts for which restoration of outstanding amounts due, if required, both prior and subsequate of this bond until notified in writing by the Idaho Department and or the bond has been replaced and all liability under this bond or the bond has been replaced and all liability under this been released. The Idaho Department of Lands may require payrentire sum of this bond, or portions thereof, upon written not	d pursuant er 7, 8, 13, inent rules s, or policy; ey virtue of enants and rations are g permitted s collateral in behalf of the said extent as stood and if there are rments are or payment uent to the int of Lands have been bond has ment of the	appropriate agent, by the department, of the lessee/plan holder/permittee's failure to perform outstanding obligations and/or pay amounts due under the above referenced statutes, rules and policies. The appropriate agent shall pay to the Department of Lands the sum of this bond, or portions thereof, as requested by the department within 30 days of receipt of such written notice. In the event of a partial distribution, the remaining funds and liabilities shall not be released until the department notifies the appropriate agent, in writing, of release of remaining liability or requires payment of the remaining bond liabilities. Payment of the full sum of the bond to the department shall constitute release of this bonding liability and obligation. NOW THEREFORE, if the above principal shall in good faith observe, carry out and comply with all the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the principal under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above. It is further provided, however, that a letter of credit may be cancelled by the issuing bank by the service of written notice of cancellation upon the Director of the Department of Lands of the State of Idaho, such cancellation to be effective at the expiration of one hundred and twenty (120) days after the service of such cancellation notice by the principal on the Director by certified mail.
Signed on this day of, 20)	
State of)) ss	CKNOWLEDGME	(Signature of Principal) (Business Address) ENT OF PRINCIPAL
County of)		a Natary
Public in and for the State of, personally appeared	ted the instrument	fore me, a Notary, known to me to be the t on behalf of said corporation, and acknowledged to me that such corporation executed the of day and year first above written.
		Notary Public For